Contents

Chapter 1	Introduction		1-1
Chapter 1	1.1.00 Purpose of Development Services Manual		1-1
	1.1.01	How to Use the Manual	1-1
	1.1.02	Manual Updates	1-2
	1.1.03	WSDOT Development Review Organization	1-2
	1.1.04	Why WSDOT Participates in Local Land Use Review	1-2
	1.1.05	WSDOT Development Services Objectives	1-2
	1.1.06	WSDOT Review Authority	1-3
Chapter 2	Coord	linating Review and Response	2-1
Chapter 2	2.1.00	Overview	2-1
PART 1		Lange Planning and the Development Review Process	2-1
	2.1.01	Similarities Between Long Range Planning and Development Review	2-1
	2.1.02	WSDOT Highway System Plan (HSP)	2-2
	2.1.03	Capital Improvement and Preservation Program (CIPP)	2-2
	2.1.04	Route Development Plans and Corridor Plans	2-2
	2.1.05	Local Agency Comprehensive Plans	2-2
	2.1.06	Local Decision-Making Authority	2-2
	2.1.07	WSDOT's Role in Local Development Review	2-3
PART 2	Respon	nding to Land Use Proposals	2-3
	2.2.00	WSDOT's Interest in the Proposal	2-3
	2.2.01	Evaluating a Land Use/Development Proposal	2-4
	2.2.02	Types of WSDOT Responses	2-5
	2.2.03	Potential WSDOT Recommendations	2-5
	2.2.04	WSDOT Response Letters	2-6
	2.2.05	Mitigation in the Form of Conditions of Approval	2-7
	2.2.06	Ways to Work Effectively with Local Partners	2-7
	2.2.07	Internal Coordination	2-8
	2.2.08	Coordination with Other WSDOT Units	2-8
	2.2.09	Coordination with Other Groups	2-8
PART 3	Land U	Jse Hearings	2-9
	2.3.00	Ways to Participate Effectively in the Local Hearings Process	2-9
	2.3.01	Burden of Proof	2-10
	2.3.02	Oral Testimony and Written Evidence	2-11
	2.3.03	Substantial Evidence	2-11

Chapter 3	SEPA and GMA		3-1
•	3.1.00	Development Services Interaction with Local Agencies	3-1
PART 1	SEPA		3-1
	3.1.01	Role of SEPA in the Development Review Process	3-1
	3.1.02	History of SEPA and the SEPA Rules	3-1
	3.1.03	Purpose and Intent of SEPA	3-3
	3.1.04	What is a SEPA Proposal?	3-3
	3.1.05	Who Can be a SEPA Lead Agency?	3-4
	3.1.06	What is SEPA Substantive Authority?	3-4
	3.1.07	Which Environmental Impacts Should WSDOT Normally Review?	3-4
	3.1.08	What is a SEPA Environmental Checklist?	3-5
	3.1.09	SEPA Categorical Exemptions—Flexible Thresholds	3-6
	3.1.10	How is WSDOT Notified of Project Proposals?	3-7
	3.1.11	What Are Some of the SEPA Notification Timelines?	3-7
	3.1.12	What is A SEPA Threshold Determination?	3-8
	3.1.13	SEPA Threshold Determination—Assessing Significance	3-9
	3.1.14	Mitigation Must Be Reasonably Related And Proportional	
		To The Development's Impacts	3-9
	3.1.15	SEPA Determination of Nonsignificance (DNS)	3-10
	3.1.16	SEPA Mitigated Determination of Nonsignificance (MDNS)	3-10
	3.1.17	SEPA Determination of Significance/Scoping Notice (DS/Scoping)	3-10
	3.1.18 SEPA E 3.1.19 What is 3.1.20 Can a S	SEPA Environmental Impact Statement (EIS)	3-10 3-11 3-11 3-11
		What is a Nonexempt License?	
		Can a SEPA Lead Agency Withdraw a DNS, MDNS or a FEIS? Does a SEPA DNS, MDNS, or FEIS Have a Time Limit?	
	3.1.22	SEPA Appeals	3-12
PART 2	GMA		3-12
	3.2.01	Growth Management Act (GMA)	3-12
	3.2.02	Which Counties and Cities are Subject to the Growth Management Act?	3-12
	3.2.03	Growth Management Act Goals	3-13
	3.2.04	Growth Management Act Substantive Mandates	3-13
	3.2.05	Growth Management Act Comprehensive Plans	3-14
	3.2.06	Growth Management Act Comprehensive Plan Elements	3-14
	3.2.07	GMA Comprehensive Plan Transportation Element	3-14
	3.2.08	GMA and Regional Transportation	3-16
	3.2.09	Regional Transportation Planning Duties	3-16
	3.2.10	Requirements for Regional Transportation Plans (RTPs)	3-16
	3.2.11	How Does Development Services Use GMA?	3-17
Chapter 4	Analy	zing Land-use Proposals	4-1
•	4.1.00	Overview	4-1
PART 1	Thresh	olds for Determining Probable Significant Adverse Impacts	4-1
	4.1.01	Determining Probable Significant Adverse Impacts Is Not Easy	4-1
	4.1.02	Documentation is Critical	4-2
	4.1.03	Determining a Probable Significant Adverse Impact	4-2
	4.1.04	Thresholds For Defining A Probable Significant Adverse Impact	4-2
	4.1.05	Vehicular Trip Thresholds	4-3
	4.1.06	Level of Service (LOS) Thresholds	4-3
	4.1.07	WSDOT Channelization Thresholds	4-4
	4.1.08	Safety Thresholds	4-4

		Cor	ntents
PART 2	Determ	nining the Mitigation for a Probable Significant Adverse Impact	4-5
	4.2.01	Obtaining Mitigation from a Developer	4-5
	4.2.02	Traffic Mitigation Payment	4-5
	4.2.03	Which WSDOT Projects are Candidates for a Traffic Mitigation Payment?	
	4.2.04	Which WSDOT Project Costs Should Be Used?	4-6
	4.2.05	How are Traffic Mitigation Payments Collected by the WSDOT?	4-6
	4.2.06	Time Limits on Collection of Traffic Mitigation Payments	4-6
	4.2.07	When Should a Traffic Mitigation Payment be Collected?	4-7
	4.2.08	Consistency is Important	4-7
	4.2.09	How to Calculate an Intersection Traffic Mitigation Payment	4-7
	4.2.10	How to Calculate a Highway Corridor Traffic Mitigation Payment	4-8
Chapter 5	Agreen	nents	5-1
Chapter 5	5.0.00	Overview	5-1
PART 1		nating Plan Review	5-1
TART	5.1.01	General	5-1
	5.1.01	Time To Process An Agreement	5-1
	5.1.02	Reimbursable Account	5-1
	5.1.04	Plans Review Process	5-2
PART 2		per Agreements	5-3
171101 2	5.2.01	General	5-3
	5.2.02	Types of Developer Agreements	5-3
	5.2.03	Developer Agreement Process	5-3
	5.2.04	Developer Agreement Plans Review	5-4
	5.2.05	Intersection/Channelization Plans	5-4
	5.2.06	Construction Plans	5-5
	5.2.07	Assembly, Execution, and Archiving of Developer Agreements	5-13
	5.2.08	Surety Bond, Assignment of Escrow Account or Savings	
		Account/Certificate of Deposit	5-14
	5.2.09	Construction Administration	5-14
PART 3	Interloc	cal Agreements	5-17
	5.3.01	General	5-17
	5.3.02	Legal Basis For Interlocal Agreements	5-17
	5.3.03	Benefits	5-17
	5.3.04	Basic Interlocal Agreement Elements	5-17
	5.3.05	Local Jurisdiction Mitigation Commitment	5-18
	5.3.06	How It Works	5-18
	5.3.07	Who Is Affected?	5-19
	5.3.08	When Is It Worth Doing?	5-19
	5.3.09	TBD And LID Policy	5-19
	5.3.10	Local Transportation Act (RCW 39.92)	5-19
PART 4	Other A	Agreements	5-19
	5.4.00	Overview	5-19
	5.4.01	General Permits	5-19
	5.4.02	Access Connection Permits	5-20
	5.4.03	Developer Agreement: Construction by State At Developer	
		Expense (as a stand-alone project)	5-20
	5.4.04	Developer Mitigation Agreement: Collection of Pro Rata Share	
		Contribution Toward a WSDOT Project.	5-20

Chapter 6	Mana	ged Access and Limited Access Highways	6-1
•	6.0.00	General	6-1
	6.0.01	Access Permit Authority	6-1
PART 1	Manag	Managed Access Highways	
	6.1.01	General	6-1
	6.1.02	Managed Access Highway Rules	6-2
	6.1.03	Managed Access Definitions/Elements	6-2
	6.1.04	Access Connection Permit Process	6-6
	6.1.05	Highways Crossing Indian Lands	6-9
	6.1.06	Tracking System	6-10
	6.1.07	Coordinating Local Development Approval with	
		State Access Approval	6-10
	6.1.08	WSDOT Construction Projects	6-11
PART 2	Limited	d Access Highways	6-12
	6.2.01	General	6-12
	6.2.02	Modifications For Private Access Approaches	6-13
	6.2.03	Modifications for Public At-Grade Intersections	6-14
Chapter 7		Use Appeals	7-1
	7.1.01	Purpose Of SEPA Appeals Chapter	7-1
	7.1.02	Reaching A Successful Decision	7-1
	7.1.03	Why Appeal?	7-1
	7.1.04	Underlying Governmental Action—What Is It?	7-2
	7.1.05	Appeal Requirements For Counties And Cities	7-2
	7.1.06	Procedural Appeals and Substantive Appeals	7-3
	7.1.07	Level of Appeals	7-3
	7.1.08	Administrative Appeals	7-3
	7.1.09	Judicial Appeals	7-4
	7.1.10	Participating in the Local Land Use Process Prior to an Appeal	7-5
	7.1.11	Questions To Ask To Determine If The WSDOT Should Appeal	7-6
	7.1.12	Important Tips in Preparing for an Appeal	7-6
	7.1.13	The Petitioner, The Respondent, And The Court	7-8
	7.1.14	Standing To Appeal	7-9
	7.1.15	Exhaustion Of Administrative Remedies	7-9
	7.1.16	"The Record"—What Is The Record And Why Is It Important?	7-9
	7.1.17	Building A Good Record	7-9
	7.1.18	Important Tips for Building a Record	7-10

APPENDICES	
Appendix 1:	WSDOT Development Services Staff
Appendix 2:	Sample Response Letters Showing How Different Type of
11	Recommendations Can Be Conveyed
Appendix 3:	Significant Court Case Decisions Affecting Developments
11	and Access Control
Appendix 4:	Blank (To be inserted at future updates)
Appendix 5:	Example of a Developer Agreement
Appendix 6:	Developer Agreement/Access Permit Process Flow Chart
Appendix 7:	Example of a Reimbursable Account Form
Appendix 8:	Intersection/Channelization Plan for Approval Checklist
Appendix 9:	Example of a Roadway Section
Appendix 10:	Traffic Signal Permit Form
Appendix 11:	A City or County Interlocal Agreement Model
Appendix 12:	Highway Access Management RCW 47.50
Appendix 13:	Highway Access Management - Administrative Process WAC 468-51
Appendix 14:	Highway Access Management - Access Control Classification
	System and Standards WAC 468-52
Appendix 15:	City Streets As Part of State Highways RCW 47.24
Appendix 16:	Limited Access Facilities RCW 47.52
Appendix 17:	Limited Access Highways WAC 468-58
Appendix 18:	Limited Access Hearings WAC 468-54
Appendix 19:	Application For Access Connection
Appendix 20:	Access Connection Permit (Form224-005) and Example Including
	Exhibits
Appendix 21:	Blank (To be inserted at future updates)
Appendix 22:	Sample Cover Letters When Sending Access Connection Permit Forms
Appendix 23:	Example Road Approach Installation Checklist
Appendix 24:	Bond forms, Assignment of Savings Account Certificate Of Deposit Form,
	And Example Bond Release Letter
Appendix 25:	Blank (To be inserted at future updates)
Appendix 26:	Plan Review Checklist
Appendix 27:	Construction Inspection Checklist
Appendix 28:	Local Transportation Act
Appendix 29:	LOS Standards Set By MPOs/RTPOs for Regionally
	Significant (non-HSS) State Highways
Appendix 30:	Developer Agreement Mitigation Form
Appendix 31:	Guideline for Determining Responsibility for Developer-Required
	Utility Relocation

Contents